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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/790,604	03/01/2004	Robert W. Johnson JR.	9060-221	9585
101681 7590 02/15/2012 MYERS BIGEL SIBLEY & SAJOVEC, P. A. P.O. BOX 37428			EXAMINER	
			DEBERADINIS, ROBERT L	
RALEIGH, NC 27627			ART UNIT	PAPER NUMBER
			2836	
			MAIL DATE	DELIVERY MODE
			02/15/2012	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Comment	10/790,604	JOHNSON ET AL				
Office Action Summary	Examiner	Art Unit				
	ROBERT DEBERADINIS	2836				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 19 De	ecember 2011.					
	action is non-final.					
3) An election was made by the applicant in response		set forth during the	e interview on			
; the restriction requirement and election	·	-				
	4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
5) Claim(s) 1-34 is/are pending in the application.						
5a) Of the above claim(s) is/are withdraw	n from consideration.					
6) Claim(s) is/are allowed.	· · · · · · · · · · · · · · · · · · ·					
7)⊠ Claim(s) <u>1-34</u> is/are rejected.						
8) Claim(s) is/are objected to.						
	_					
Application Papers						
10) The specification is objected to by the Examiner	<u>.</u>					
11) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the E	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
a) All b) Some * c) None of:						
· · · _						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO/SB/08)  The Notice of Information Patent Application						
Paper No(s)/Mail Date	6) Other:					

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#### **DETAILED ACTION**

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The Board of Appeals decision concluded that the Examiner erred in rejecting claims 1-11,13,14,26-31 and 34 as being anticipated under 35 U.S.C. 102(e) but the Examiner did not err in rejecting claims 12,15-25,32 and 33 as being anticipated under 35 U.S.C. 103(a).

The Examiner withdraws the 102(e) rejection for claims 1-11,13,14,26-31,34 and rejects claims 1-11,13,14,26-31,34 under 103 rejection.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained through the invention is not identically disclosed Or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over KADOI et al. 7,181,630.

## CLAIMS 1,26,34.

KADOI et al. discloses uninterrupted power supply managing system displays connection tree generated from connection information between interrupted power supply device 1 (each UPS device (1) includes display device for each UPS device; fig. 1, the UPS device supplying a load segment) and load devices received from lower controller the motivation for the invention, eliminate the requirement for the administrator to regularly walk around and thoroughly in offices and buildings where the small UPS devices are installed, to check all the existing small UPS devices (col. 2, lines 1-13). The uninterruptable power supply managing system further discloses a plurality of output sockets and the capability of independently setting and controlling

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these sockets the same number of the load segments as that of the output sockets are set and load management information for each segment and icon information used for displaying the load devices in the connection tree. As a result, it becomes possible to perform the setting or the control considering each of the output sockets as a unit (col. 23, lines 47-68).

KADOI et al. does not discloses a plurality of segment loading indicators configured to be electrically coupled to respective load segment outputs of a power supply, each of the loading indicators operative to provide an indication of a loading of the associated load segment output.

It would have been obvious to one having ordinary skill in the art to use the displays on the UPS devices to monitor the output sockets to indicate, display when a particular socket is supplying power to provide load segment information at the connector interface to provide UPS device loading information at the local site power supply.

CLAIMS 2,4,5,6,7,8,10,13,27,29,30,31.

KADOI et al. discloses, wherein at least one of the segment loading indicators is operative to provide an indication of a loading of the associated load segment output with respect to load rating of the associated load segment output (fig. 6).

**CLAIMS 3,28.** 

KADOI et al. discloses, wherein at least one of the segment loading indicators is operative to provide an indication of a loading of the associated load segment output with respect to a load rating of a circuit protection device that protects the associated load segment output (FIG. 9, col. 29, lines 59 plus).

CLAIM 9,11.

KADOI et al. discloses, wherein the power distribution device comprises one of a power distribution unit (PDU) or load panel (FIG. 9).

CLAIM 14.

KADOI et al. discloses, wherein at least one of the segment loading indicators comprises: a current detector circuit operative to generate a current detector signal representative of current at the associated load segment

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output; and a display circuit operative to generate a visual display responsive to the current detector signal (col. 30, lines 50 plus).

### CLAIMS 15,16.

KADOI et al. discloses an apparatus according to claim 14 wherein power to a circuit is managed. It is obvious that power is a function of the current in the circuit and is part of the measurement to determine power delivered in the circuit thus current detection is obviously part of the UPS management system.

KADOI et al. is silent with respect to the current transformer or the current sense resistor both of which are well known in the art to sense the current through a circuit.

It would have been obvious to one having ordinary skill in the art at the time of this invention was made to use a current transformer or a current sense resistor to sense current in the circuit since it was known in the art to use current sensing devices such as these devices to sense current in a circuit.

CLAIMS 17-22,24,25,33.

KADOI et al. discloses an uninterrupted power supply managing system is described for managing a plurality of small UPS devices, the small UPS devices are connected to power supply routes between wall sockets and load devices (abstract). The small devices obviously are contained in housings having panels with user interface means and operative to generate a voltage at the power output.

KADOI et al. teaches panels, indicators and panels, but is silent as to a second panel.

It would have been obvious to merely interface, indicators and panels in an UPS to manage the UPS since it has been held that rearranging parts of an invention involves only routine skill in the art. In re Japikse, 86 USPQ 70. Claims12,23,32 are rejected under 35 U.S.C. 103(a)as being unpatentable

over KADOI et al. 7,181,630 in view of ENGEL et al. 6,320,585.

CLAIMS 12,23,32.

KADOI et al. discloses the UPS apparatus as claimed having indicators to indicate segment loading.

KADOI et al. does not disclose indicators wherein the segment loading indicator is operative to provide respective color displays for respective load levels.

ENGEL et al. discloses segment indicators operative to provide respective color displays for respective bandwidth utilization of a segment.

It would have been obvious to one having ordinary skill in the art at the time of this invention to have modified the segment loading indicator to have a color display to display respective load levels on a segment to enhance the indication for the segment loading.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication should be directed to Robert L.

DeBeradinis whose number is (571) 272-2049. The Examiner can normally be reached

Monday-Friday from 8:30 am to 5:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Jared Fureman can be reached on (571) 272-2391. The Fax phone number

for this Group is (571) 272-8300.

RLD

**FEBRUARY 1, 2012** 

/Robert DeBeradinis/

Primary Examiner, Art Unit 2836